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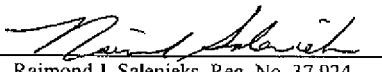
Applicant : Edwin C. Iliff
 Appl. No. : 10/656,592
 Filed : September 4, 2003
 For : COMPUTERIZED MEDICAL
 DIAGNOSTIC SYSTEM UTILIZING
 LIST-BASED PROCESSING
 Examiner : Robert L. Nasser
 Group Art Unit : 3735

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Raimond J. Saleniek, Reg. No. 37,924

TERMINAL DISCLAIMER TO OBLIGATE A DOUBLE
PATENTING REJECTION OVER PRIOR PATENT
(37 C.F.R. 1.321(c))

Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Dear Sir:

The owner, First Opinion Corporation, of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 5,935,060. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full

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patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: April 27, 2007

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